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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/943,640	08/30/2001	Wesley C. Hand JR.	EMPIR-042PUS 9427		
75	90 06/07/2004		EXAMINER		
David W. Rouille			INGBERG, TODD D		
Daly, Crowley & Mofford, LLP Suite 101			ART UNIT	PAPER NUMBER	
275 Turnpike Street			2124		
Canton, MA	2021	DATE MAILED: 06/07/2004			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
Office Action Summary		09/943,640	HAND ET AL.				
		Examiner	Art Unit				
		Todd Ingberg	2124				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
1)⊠	Responsive to communication(s) filed on 25 M	arch 2003.					
,—	This action is FINAL . 2b)⊠ This action is non-final.						
3)	• •	-					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.				
Dispositi	ion of Claims						
4)⊠	Claim(s) <u>1-12</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>1-12</u> is/are rejected.						
	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and/or	r election requirement.					
Applicati	ion Papers						
9)[The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>30 August 2001</u> is/are: a) accepted or b)⊠ objected to by the Examiner.							
	Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority (under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority documents	s have been received.					
2. Certified copies of the priority documents have been received in Application No							
3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the contified copies not received.							
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen	t(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)							
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152)							
Pape	ration Disclosure Statement(s) (PTO-1449 of PTO/35/06) ration No(s)/Mail Date 3/25/2003.	6) Other:	(

DETAILED ACTION

Claims 1 - 12 have been examined.

Information Disclosure Statement

1. The Information Disclosure Statement of April 1, 2003 has been considered.

Priority

2. No official claim to priority has been made in the record. The PCT Priority date is August 20, 2001 and PCT filing date is August 29, 2002. Any change would effect the Bibliographic Data Sheet, an update would be made within the PTO.

Drawings

3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, the subject matter in claims 1-12 must be shown or the feature(s) canceled from the claim(s). The rejection under 35 USC 112 First paragraph below explains the details of what is missing. No new matter should be entered.

A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 112

4. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

5. Claims 1 - 12 are rejected under 35 U.S.C. 112, first paragraph, as based on a disclosure which is not enabling. The details on how in the testing tool for an IVR system support the key functionality

A. on page 3 of the Specification, "As requirements change or new features are added, the test generation software should ensure that regression test scripts can be rebuilt in minutes guaranteeing that are application elements won't conflict with existing features.",

B. on page 4 with the test developers create automated tests simply by diagramming an

C. Figure 1 the details of the icons in the figures are indiscernible even with the description in the Specification.

application call flow using a set of standard and/or custom icons."

D. on page 4 "By describing the potential alternative behavior of the application within the call flow diagrams, the tests generated are able to accommodate the dynamic behavior and distinguish between acceptable and unacceptable performance." It is unclear and not depicted if the Applicant is stating alternative behavior can flow on non paths

E. The Applicant has not clearly and concisely described how *non deterministic* behavior is determined. The Examiner in the next section has tried to overcome this through interpretation., critical or essential to the practice of the invention, but not included in the claim(s) is not enabled by the disclosure. See *In re Mayhew*, 527 F.2d 1229, 188 USPQ 356 (CCPA 1976). The eight pages (7 ½) of Specification and one figure read like a high level wish list not like an invention that has been reduced to practice and in the possession of the Applicant nor does it provide enough support to qualify as a teaching for one of ordinary skill in the art to reduce the high level view to practice. A patent is granted to those who provide a reference that enables one

of ordinary skill in the art to reduce to practice the disclosed invention. More is missing than present in the instant application. This Specification is not deemed enabled under the written description requirement of 35 U.S.C.§ 112 First paragraph.

Applicant's Use of Terms and Interpretation

6. The following are the definitions from "The Authoritative IEEE Dictionary of IEEE Standard Terms seventh Edition", page 296

deterministic Pertaining to a process, model. or variable whose outcome. result, or value does not depend on chance.(C) 610.3-1989w

deterministic model A model in which the results are determined through known relationships among the states and events, a-id in which a given input will always produce the same output: for example, a model depicting a known chemical reaction. (C) 610.3-1989w

The Applicant has a testing tool for Interactive Voice Response (IVR) systems. The application uses the term non deterministic. One of ordinary skill in the art would interpret this to mean the IVR system has the ability to produce results that are not deterministic. In basic words an X is input and Y is the result, regardless of the intended result. In another input X is input and a value other than Y is the result. That is an example of a non deterministic outcome. Software that fails to produce the intended result but fails in the same manner repeatedly is not non deterministic. Classic situation that lead to non deterministic results are concurrent systems that had a shared data store and do not properly lock the data store between multiple readers and writers. It is unclear how the IVR system fits a system that leads to true non deterministic results. It appears to the Examiner the errors of the IVR system are in fact deterministic and the specification fails to provide sufficient detail on the intended environment that would lead to the ability to produce a non deterministic result. However, it is the visual test tool itself that allows the tester to enter the non deterministic values. This would test the components ability to perform

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test such as range and types of tolerance. It is the input via the visual test tool that introduces the non deterministic values. This is not unlike the well known ability for debuggers to allow programmers to change the value of a variable (see Beginning Visual C++ 5, Ivor Horton, published March 19, 1997, page 137) while testing code in a debugger.

Page 5

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 8. Claims 1-4, 6-10 and 12 are rejected under 35 U.S.C. 102(b) as being anticipated by Template Software Process Template, Using the WFT Development Environment, copyright 1998, Chapters 1 3 and 9. (Referred to as **WFT**).

Claim 1

WFT anticipates a method of providing a test tool for generating test scripts comprising the steps of: providing test code for testing deterministic behavior of an application; and providing test code for testing non-deterministic behavior within said application by providing test code for each of one or more acceptable alternate behaviors associated with said non-deterministic behavior.

Examiner's Response

WFT is a graphical environment where the environment is modeled (pages 3-3 to 3-13). The model is established using Chapters 1 – 3. Chapter 3 is specific about setting up the flows (pages 3-19 to 3-20, 3-25, 3-31) between different Applications (ROLES) and the many different type of routing rules (pages 3-31 to 3-33). Alternative routing is handled by the use of rules and ambiguous routing using rules (pages 3-31 to 3-33). Chapter 9 teaches the simulator for testing the model (pages 9-1 to 9-3) and considered the RULES as per above and configuration variations (Fig 9-4, page 9-14).

Claim 2

The method of claim 1 wherein said step of providing test code for testing one or more acceptable alternate behaviors is done graphically.

Examiner's Response

In addition to the RULES of claim one also note the page 3-3 teaches junction and match attribute which are visually depicted in figure 3-1 on page 3-5.

Claim 3

The method of claim 2 wherein said step of providing test code for testing one or more acceptable alternative behaviors comprises a graphical interface wherein icons represent said acceptable alternate behaviors.

Examiner's Response

The Applications (ROLES) are icons. The routing is between the different Applications in the graphical environment as disclosed in claims 1 and 2.

Claim 4

The method of claim 3 further comprising the step of using arrows to graphically represent the paths to icons representing said acceptable alternate behaviors.

Examiner's Response

As per claims 1 and 2.

Claim 6

The method of claim 1 wherein said step of providing test code for testing one or more acceptable alternate behaviors is provided separately and is referenced by said test code.

Examiner's Response

The model of claims 1 is run in the simulator as per claim 1.

Claim 7

WFT anticipates a computer program product comprising a computer usable medium having computer readable code thereon comprising: instructions for generating test code for testing deterministic behavior of an application; and instructions for generating test code for testing of non-deterministic behavior by testing one or more acceptable alternative behaviors associated with said non deterministic behavior.

Examiner's Response

See the rejection for claim 1.

Claim 8

The computer program product of claim 7 wherein said test code for testing one or more acceptable alternate behaviors is provided through a graphical interface.

Examiner's Response

See the rejection for claim 2.

Claim 9

The computer program product of claim 8 wherein said test code for testing one or more acceptable alternative behaviors is utilized by a graphical interface wherein icons represent said acceptable alternate behaviors.

Examiner's Response

See the rejection for claim 3.

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Claim 10

The computer program product of claim 8 wherein arrows are used to graphically represent the paths to icons representing said acceptable alternate behaviors.

Examiner's Response

See the rejection for claim 4.

Claim 12

The computer program product of claim 7 wherein said test code for testing one or more acceptable alternate behaviors is provided as a separate entity and is referenced by said test code. Examiner's Response

The explanation of flows in claim 1 describes the ability to control routing between the different Applications (ROLES) in the workflow system. The Simulator of Chapter 9 takes the graphical representation and provides the testing environment also explained in claim 1.

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. Claims 5 and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Template Software Process Template, Using the WFT Development Environment, copyright 1998, Chapters 1 3 and 9. (Referred to as **WFT**) in view of USPN 6,321,198 **Hank** et al filed February 23, 1999.

Examiner's Response for Claims 5 and 11

WFT teaches describing a system in a graphical illustration and running the code generated in a simulator to test the system but it does not explicitly teach the solution being modeled and tested to be an IVR system. It is Hank that specifically teaches an IVR system with IVR development tools (Hank, col 2, lines 35-40, "... the designer is capable of conducting a simulation on the design so as to test and confirm its effectiveness using a novel DA before implementation".), therefore it would have been obvious to one of ordinary skill in the art at the time of invention to combine the teachings of WFT and Hank to model and test IVR systems because simulating systems prior to deploying them makes them more reliable.

Claim 5

The method of claim 1 wherein said tool is used for testing Interactive Voice Response (IVR) applications.

Claim 11

The computer program product of claim 7 wherein said application comprises an Interactive Voice Response (IVR) application.

Correspondence Information

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to **Todd Ingberg** whose telephone number is (703) 305-9775. The examiner can normally be reached during the following hours:

Monday	Tuesday	Wednesday	Thursday	Friday
6:15 – 1:30	6:15-3:45	6:15 – 4:45	6:15-3:45	6:15-130

This schedule began December 1, 2003 and is subject to change.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, **Kakali Chaki** can be reached on (703) 305-9662. Please, note that as of August 4, 2003 the **FAX number** changed for the organization where this application or proceeding is assigned is (703) 872-9306.

Also, be advised the United States Patent Office new address is

Post Office Box 1450

Alexandria, Virginia 22313-1450

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-9700.

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Todd Ingberg Primary Examiner Art Unit 2124 May 29, 2004